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1761

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APPLICATION NO. FILING DATE FIRST NAMED INVENTOR ATTORNEY DOCKET NO. 09/092,696 06/05/98 BARCELON S 5468-07-LAV **EXAMINER** IM22/0829 LINDA A. VAG WONG, L WENER -LAMBERT COMPANY PATENT DEPARTMENT ART UNIT PAPER NUMBER 201 TABOR ROAD

Please find below and/or attached an Office communication concerning this application or proceeding.

Commissioner of Patents and Trademarks

08/29/00

Advisory Action

Application No.

Applicant(s) 09/092,696

Barcelon et al.

Examiner

Leslie Wong

Group Art Unit 1761



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| IHE | PERIC | _ | | E: [check only a) or | | | | | |
| ā | a) 🗌 | expires _ | | months from the mailing | - | | • | | |
| ı | b) [| expires e is later. rejection | in no event, i | onths from the mailing however, will the statu | date of the final rejectory period for the res | tion, or on the mailing o ponse expire later than | date of this Advisory Ac six months from the da | ction, whichèver ate of the final | |
| 0 | late on letermi | which th | e response, tl period of exte | he netition, and the fee | have been filed is the nding amount of the f | date of the response a | response and the appro and also the date for the pursuant to 37 CFR 1.1 th in b) above. | purposes of | |
| | | ppellant's Brief is due two months from the date of the Notice of Appeal filed on <u>Aug 21, 2000</u> (or within any eriod for response set forth above, whichever is later). See 37 CFR 1.191(d) and 37 CFR 1.192(a). | | | | | | | |
| App but | licant' is NO | 's respoi T deeme | nse to the fi ed to place t | inal rejection, filed o the application in co | on <u>Aug 21, 200</u> endition for allowan | O has been consider: | dered with the follov | ving effect, | |
| X) - | The pr | oposed | amendment | t(s): | | | | | |
| [| will be entered upon filing of a Notice of Appeal and an Appeal Brief. | | | | | | | | |
| [| X will not be entered because: | | | | | | | | |
| X they raise new issues that would require further consideration and/or search. (See note below). | | | | | | | | | |
| | _ | • | | e of new matter. (S | | | • | | |
| | | they are | | | | m for appeal by ma | terially reducing or s | implifying the | |
| | | | | onal claims without | cancelling a corres | ponding number of | finally rejected claim | ns. | |
| | | | | | - | | | | |
| NOTE: <u>The amendments to include specific flavoring agents raise new issues that would require further</u> consideration and search. | | | | | | | <i>tites</i> | | |
| | | <u>55.</u> | 10.00.00. | | | | | | |
| | | | | | | | | | |
| [| ☐ Ap | oplicant's | s response l | has overcome the fo | ollowing rejection(s |): | | | |
| | | | | | | | | | |
| | | | | | | | | | |
| | | | | ded claims endment cancelling | the non-allowable | | uld be allowable if su | ubmitted in a | |
| X | The a | ffidavit, | exhibit or re | equest for reconside | eration has been co | nsidered but does N | IOT place the applica | ation in condition | |
| | for all | owance | because: | • | | | | | |
| | | | vention doe | <u>es not define over ti</u> | he prior art of reco | rd for the reasons pr | reviously set forth in | Paper Nos. 5 | |
| | <u>and 8</u> | | · | | | | | | |
| | The affidavit or exhibit will NOT be considered because it is not directed SOLELY to issues which were newly raised by the Examiner in the final rejection. | | | | | | | | |
| X | For purposes of Appeal, the status of the claims is as follows (see attached written explanation, if any): | | | | | | | | |
| | Claims allowed: None | | | | | | | | |
| | Claims objected to: None | | | | | | | | |
| | Claims rejected: 1, 3-5, 7-9, 11-14, and 16-18 | | | | | | | | |
| | | | | orrection filed on | | □has □has no | t been approved by | the Examiner. | |
| | Note 1 | the attac | ched Inform | nation Disclosure Sta | atement(s), PTO-14 | 49, Paper No(s). | | | |
| | | | | | | | These | lie Wong | |
| | Other | | 2 | | | | LESLIE WONG | 3 | |
| | | | • | | | | PRIMARY EXAMI | | |
| | | | | | • | | GROUP 1300 | | |
| | | | | | | | 8/29 | 60 <i>l</i> | |